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NOTICE OF ALLOWANCE AND FEE(S) DUE

20306 7590 08/17/2009

EXAMINER MCDONNELL BOEHNEN HULBERT & BERGHOFF LLP

300 S. WACKER DRIVE 32ND FLOOR CHICAGO, IL 60606

FERNANDEZ RIVAS, OMAR F PAPER NUMBER ARTHNIT

2120 DATE MAILED: 08/17/2009

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-----------------|-------------|----------------------|---------------------|------------------|
| 10/580,767 | 05/26/2006 | Zoe Paula Lock | 06-380 | 8325 |

TITLE OF INVENTION: AUTOMATED ANOMALY DETECTION

| APPLN. TYPE | SMALL ENTITY | ISSUE FEE DUE | PUBLICATION FEE DUE | PREV. PAID ISSUE FEE | TOTAL FEE(S) DUE | DATE DUE |
|----------------|--------------|---------------|---------------------|----------------------|------------------|------------|
| nonprovisional | NO | \$1510 | \$300 | \$0 | \$1810 | 11/17/2009 |

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED.</u> THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown

B. If the status above is to be removed, check box 5b on Part B -Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

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B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PART B - FEE(S) TRANSMITTAL

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| CHICAGO, IL 6 | 0606 | | | | | | | | (Di | epositor's name) |
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| APPLICATION NO. | FILING DATE | | | FIRST NAMED INVE | VTOR | | ATTO | RNEY DOCKET NO. | CONFIRMAT | TON NO. |
| 10/580,767 | 05/26/2006 | | | Zoe Paula Lock | | | | 06-380 | 832. | 5 |
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| nonprovisional | NO | | \$1510 | \$300 | | \$0 | | \$1810 | 11/17 | 7/2009 |
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| FERNANDEZ RI | VAS, OMAR F | | 2129 | 706-047000 | | J | | | | |
| "Fee Address" indi- PTO/SB/47; Rev 03-0/ Number is required. 3. ASSIGNEE NAME AN | ordence address (or Cha v/122) attached. cation (or "Fee Address 2 or more recent) attach ND RESIDENCE DATA cas an assignee is ident in 37 CFR 3.11. Comp | nge of G 'Indica ed. Use | Correspondence ation form of a Customer E PRINTED ON | (I) the names of or agents OR, alte (2) the name of a registered attorne 2 registered paten listed, no name w THE PATENT (print | up to ernati singly y or a tt atto ill be or typ the p | e firm (having as a agent) and the nam rneys or agents. If printed. be) atent. If an assign assignment. | memb es of u no nam | er a 2 | cument has b | |
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| Advance Order - # | of Copies | | | The Director is h overpayment, to | Depo | authorized to char sit Account Numbe | ge the i | required fee(s), any det (enclose a | iciency, or cre extra copy of | dit any this form). |
| | SMALL ENTITY state | s. See 3 | 37 CFR 1.27. | | | | | TTY status. See 37 CI | | |
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| Authorized Signature | | | | | | Date | | | | |
| Typed or printed name | | | | | | Registration N | lo | | | |
| This collection of informa an application. Confidenti submitting the completed this form and/or suggestic Box 1450, Alexandria, Vi Alexandria, Virginia 2231 | ation is required by 37 C iality is governed by 35 application form to the ons for reducing this but irginia 22313-1450. DC (3-1450. | FR 1.3 U.S.C. USPT den, sh | 11. The informatic 122 and 37 CFR O. Time will vary nould be sent to th SEND FEES OR | on is required to obtai 1.14. This collection depending upon the e Chief Information (COMPLETED FORM | in or i is est indiv Office AS To | retain a benefit by t timated to take 12 i ridual case. Any co er, U.S. Patent and D THIS ADDRESS | he publ minutes mment Traden i. SENI | ic which is to file (and to complete, includin s on the amount of tir hark Office, U.S. Depa D TO: Commissioner i | by the USPTO g gathering, pro- ne you require rtment of Con- or Patents, P.O. | to process) eparing, and to complete amerce, P.O. D. Box 1450, |

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| 20306 75 | 590 08/17/2009 | | EXAMINER | | | |
| MCDONNELL I | BOEHNEN HULBEI | FERNANDEZ RIVAS, OMAR F | | | | |
| 300 S. WACKER | DRIVE | ART UNIT | PAPER NUMBER | | | |
| 32ND FLOOR | | | | | | |

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 138 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 138 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

Application No. Applicant(s) 10/580 767 LOCK ET AL. Notice of Allowability Examiner Art Unit OMAR F FERNANDEZ RIVAS 2129 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308. This communication is responsive to an RCE entered on 6/25/2009. 2. The allowed claim(s) is/are 44-58. 3. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). b) ☐ Some* c) ☐ None of the: 1. A Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this national stage application from the International Bureau (PCT Rule 17.2(a)). * Certified copies not received: _____. Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be submitted. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL PATENT APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient. CORRECTED DRAWINGS (as "replacement sheets") must be submitted. (a) Including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Amendment / Comment or in the Office action of Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d). 6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL. Attachment(s) 1. Notice of References Cited (PTO-892) 5. Notice of Informal Patent Application 2. Notice of Draftperson's Patent Drawing Review (PTO-948) Interview Summary (PTO-413), Paper No./Mail Date 3. Information Disclosure Statements (PTO/SB/08), 7. X Examiner's Amendment/Comment Paper No./Mail Date 4. T Examiner's Comment Regarding Requirement for Deposit 8. X Examiner's Statement of Reasons for Allowance of Biological Material Other .

EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with A. Blair Hughes on August 12, 2009.

The Examiner has made the following changes to the claims. Additions to the claims are reflected by underline (example) and deletions are reflected by strikethrough (example).

Claim 47

An automated method of detection of software vulnerabilities according to claim 44 wherein the rule set incorporates a rule which classifies a program as vulnerable if there is a copying loop-is defined as a portion of code that copies to a register from a source pointer, changes the source pointer, copies from the register into a destination pointer, changes that destination pointer, and has a control flow path from the code portion's end back to the code portion's beginning thus forming a loop.

Claim 52

A system for detection of software vulnerabilities according to claim 49 wherein the rule set incorporates a rule which classifies a program as vulnerable if there is a

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copying loop—is defined as a portion of code that copies to a register from a source pointer, changes the source pointer, copies from the register into a destination pointer, changes that destination pointer, and has a control flow path from the code portion's end back to the code portion's beginning thus forming a loop.

Claim 57

A computer readable hardware medium according to claim 54 wherein the rule set incorporates a rule which classifies a program as vulnerable if there is a copying loop—is defined as a portion of code that copies to a register from a source pointer, changes the source pointer, copies from the register into a destination pointer, changes that destination pointer, and has a control flow path from the code portion's end back to the code portion's beginning thus forming a loop.

Reasons for Allowance

2. The following is an examiner's statement of reasons for allowance: claims 44-58 are considered allowable since when reading the claims in light of the specification, as per MPEP § 2111.01 or Toro Co. v. White Consolidated Industries Inc., 199 F.3d 1295, 1301, 53 USPQ2d 1065, 1069 (Fed. Cir. 1999), none of the references of record alone or in combination disclose or suggest the combination of limitations specified in the independent claims and especially processing a rule generalisation to transform it into a more specific rule generalisation by employing logic of at least First-Order and adding to the rule generalisation at least one of a condition, a variable, a constant, a unification of

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variables and a function based on the training data set and background knowledge relating to attributes of the training data set and consisting of at least one of concepts, facts of interest and functions for calculating values of interest from items of data.

The closest prior art of reference, Agarwal et al. (US Patent #6,782,377) teaches rule induction for learning signatures of a target class of data. A plurality of positive rules supporting examples of the target class and a plurality of negative examples for removing false positive examples are provided to the model. The effect of each negative rule on each positive rule is also determined.

Agarwal or any of the prior art of reference, either alone or in combination, fail to teach the **combination of limitations** described in independent claims 44, 49 and 54 without unduly motivating one of ordinary skill in the art to exert substantial experimental effort to integrate such combination concepts. Further to the Examiner's Amendment cited above, the Applicant's Remarks in the response dated 6/25/2009 are acknowledged and accepted.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Conclusion

3. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

Cunnigham et al. US Patent #7,305,373

Weiss US Patent #6,523,020

Claims 44-58 are allowed.

Correspondence Information

5. Any inquires concerning this communication or earlier communications from the

examiner should be directed to Omar F. Fernández Rivas, who may be reached

Monday through Friday, between 8:00 a.m. and 5:00 p.m. EST. or via telephone at

(571) 272-2589 or email omar.fernandezrivas@uspto.gov.

If you need to send an Official facsimile transmission, please send it to (571)

273-8300.

If attempts to reach the examiner are unsuccessful the Examiner's Supervisor,

David Vincent, may be reached at (571) 272-3080.

Hand-delivered responses should be delivered to the Receptionist @ (Customer

Service Window Randolph Building 401 Dulany Street Alexandria, VA 22313), located

on the first floor of the south side of the Randolph Building.

/Omar F. Fernández Rivas/ Examiner, Art Unit 2129 Thursday, August 13, 2009.

/David R Vincent/

Supervisory Patent Examiner, Art Unit 2129